UNITED STATES DISTRICT COURT		
SOUTHERN DISTRICT OF NEW YORK		
	X	
	:	
DENNIS L. MONTGOMERY,	:	No. 1:15-mc-00363-P1
,	:	
Plaintiff,	:	ECF Case
,	:	
V.	:	
	:	SUPPLEMENTAL
SIMON & SCHUSTER,	:	<b>DECLARATION OF</b>
	:	<b>KEVIN H. MARINO</b>
and	:	
	:	
PRISCILLA PAINTON,	:	
	:	
and	:	
	:	
TINA BENNETT,	:	
Defendants.	:	
	:	
	X	

KEVIN H. MARINO, of full age, hereby declares, pursuant to 28 U.S.C. § 1746, as follows:

- 1. I am an attorney-at-law of the State of New Jersey and a member of the law firm Marino, Tortorella & Boyle, P.C., attorneys for Non-Party Tina Bennett ("Bennett") in this matter. I am fully familiar with the facts of this case and submit this Supplemental Declaration, which attaches copies of my email communications with Larry Klayman from November 5 through November 7, 2015, in further support of Bennett's opposition to the motion of Plaintiff, Dennis L. Montgomery ("Montgomery"), to compel her to comply with a subpoena to take her deposition via videoconference (the "Subpoena"), and in support of her cross-motion to quash or modify the Subpoena.
- Attached as Exhibit A is a true and correct copy of an email dated November 5,
   2015, from Kevin Marino to Larry Klayman.

- 3. Attached as Exhibit B is a true and correct copy of an email dated November 5, 2015, from Dina James to Kevin Marino and Larry Klayman, attaching an Affidavit of Process Server.
- 4. Attached as Exhibit C is a true and correct copy of an email dated November 5, 2015, from Kevin Marino to Larry Klayman.
- 5. Attached as Exhibit D is a true and correct copy of an email dated November 5, 2015, from Larry Klayman to Kevin Marino.
- 6. Attached as Exhibit E is a true and correct copy of an email dated November 6, 2015, from Larry Klayman to Andrew Nieh, copying Kevin Marino, Dina James and others.
- 7. Attached as Exhibit F is a true and correct copy of an email dated November 6, 2015, from Kevin Marino to Larry Klayman and Andrew Nieh.
- 8. Attached as Exhibit G is a true and correct copy of an email dated November 6, 2015, from Larry Klayman to Kevin Marino.
- 9. Attached as Exhibit H is a true and correct copy of an email dated November 7, 2015, from Kevin Marino to Larry Klayman and Andrew Nieh.
- 10. Attached as Exhibit I is a true and correct copy of an email dated November 7,2015, from Larry Klayman to Kevin Marino.
- 11. Attached as Exhibit J is a true and correct copy of an email dated November 7,2015, from Kevin Marino to Larry Klayman.
- 12. Attached as Exhibit K is a true and correct copy of an email dated November 7, 2015, from Larry Klayman to Kevin Marino.
- 13. Attached as Exhibit L is a true and correct copy of an email dated November 7,2015, from Kevin Marino to Larry Klayman.

14. Attached as Exhibit M is a true and correct copy of an email dated November 7, 2015, from Larry Klayman to Kevin Marino.

I certify under penalty of perjury, pursuant to 28 U.S.C. § 1746(2), that the foregoing is true and correct.

Dated: November 30, 2015

/s/ Kevin H. Marino

Kevin H. Marino MARINO, TORTORELLA & BOYLE, P.C. 437 Southern Boulevard Chatham, New Jersey 07928-1488 (973) 824-9300 Attorneys for Non-Party Tina Bennett

# EXHIBIT A

From:

Kevin Marino

Sent:

Thursday, November 05, 2015 5:12 PM

To:

'leklayman@gmail.com'

Subject:

Montgomery v. Risen

Dear Mr. Klayman,

I represent Tina Bennett with respect to the subpoena you caused to issue for her deposition in the captioned matter. I left a voicemail for you a moment ago, asking that you call. Please reach me at my office number below or on my cell, 973-715-5315.

Thanks,

Kevin H. Marino, Esq. Marino, Tortorella & Boyle, P.C. 437 Southern Boulevard Chatham, NJ 07928-1488

Phone: 973-824-9300 Fax: 973-824-8425

### EXHIBIT B

From:

Dina James <daj142182@gmail.com>

Sent:

Thursday, November 05, 2015 5:32 PM

То:

Kevin Marino; Larry Klayman

Subject: Attachments:

Montgomery v. Risen Tina Bennett Proof of Service .pdf

Mr. Marino:

Attached is the affidavit of the process server who served Ms. Bennett.

As discussed, what we seek are documents and testimony concerning the reasons why Simon & Schuster did not and/or refused to publish the Book by James Risen, Pay Any Price.

Please contact Mr. Klayman at (310) 595-0800 or myself at (310) 770-9712 with any questions.

Thank you.

Dina James on behalf of Larry Klayman

### **Affidavit of Process Server**

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MONTGOMERY	100	RISEN, et al	r Çourii,	4	5-cv-20782	2
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### EXHIBIT C

From: Sent: To: Cc: Subject:	Kevin Marino Thursday, November 05, 2015 5:38 PM 'Larry Klayman' 'Dina James' RE: Montgomery v. Risen
Larry,	
Bennett's documents and and/or refused to publish	we discussed, please confirm that this email request for Ms. testimony concerning the reasons why Simon & Schuster did not the Book by James Risen, Pay Any Price supersedes your 23-item ment A), which has been withdrawn.
videoconference. In the m her deposition for 1345 Av	ett regarding your request for her consent to proceeding by leantime, can you tell me if there is a reason why you have noticed renue of the Americas? It would be much more convenient to do in Chatham, New Jersey. Please advise.
Thanks,	
Kevin	
From: Dina James [mailto:o Sent: Thursday, November To: Kevin Marino <kmarino Subject: Montgomery v. Ris</kmarino 	05, 2015 5:32 PM @khmarino.com>; Larry Klayman <leklayman@gmail.com></leklayman@gmail.com>
Mr. Marino:	

Attached is the affidavit of the process server who served Ms. Bennett.
As discussed, what we seek are documents and testimony concerning the reasons why Simon & Schuster did not and/or refused to publish the Book by James Risen, Pay Any Price.
Please contact Mr. Klayman at (310) 595-0800 or myself at (310) 770-9712 with any questions.
Thank you.
Dina James
on behalf of Larry Klayman

# EXHIBIT D

Kevir	ı Ma	rino
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From: Sent: To: Cc: Subject:	Larry Klayman <leklayman@gmail.com> Thursday, November 05, 2015 5:50 PM Kevin Marino Dina James Re: Montgomery v. Risen</leklayman@gmail.com>
	uction in this way, with full reservation of all rights.
The deposition was noticed	d there because that is where the court reporter is located.
Best,	
LK	
On Thu, Nov 5, 2015 at 2:3 <mailto:kmarino@khmarir< th=""><td>8 PM, Kevin Marino <kmarino@khmarino.com no.com&gt; &gt; wrote:</kmarino@khmarino.com </td></mailto:kmarino@khmarir<>	8 PM, Kevin Marino <kmarino@khmarino.com no.com&gt; &gt; wrote:</kmarino@khmarino.com 
Larry,	
Bennett's documents and tand/or refused to publish t	ou. As we discussed, please confirm that this email request for Ms. testimony concerning the reasons why Simon & Schuster did not the Book by James Risen, Pay Any Price supersedes your 23-item ment A), which has been withdrawn.
videoconference. In the m her deposition for 1345 Av	Bennett regarding your request for her consent to proceeding by eantime, can you tell me if there is a reason why you have noticed enue of the Americas? It would be much more convenient to do in Chatham, New Jersey. Please advise.
Thanks,	
Kevin	•

From: Dina James [mailto:daj142182@gmail.com <mailto:daj142182@gmail.com>]

Klayn	Sent: Thursday, November 05, 2015 5:32 PM To: Kevin Marino <kmarino@khmarino.com <mailto:kmarino@khmarino.com=""> &gt;; Larry nan <leklayman@gmail.com <mailto:leklayman@gmail.com=""> &gt; Subject: Montgomery v. Risen</leklayman@gmail.com></kmarino@khmarino.com>
	Mr. Marino:
	Attached is the affidavit of the process server who served Ms. Bennett.
Simoi	As discussed, what we seek are documents and testimony concerning the reasons why n & Schuster did not and/or refused to publish the Book by James Risen, Pay Any Price.
myse	Please contact Mr. Klayman at (310) 595-0800 <tel:%28310%29%20595-0800> or lf at (310) 770-9712 <tel:%28310%29%20770-9712> with any questions.</tel:%28310%29%20770-9712></tel:%28310%29%20595-0800>
	Thank you.
	Dina James
	on behalf of Larry Klayman
	The information contained in this E-mail communication is transmitted by an attorney. It is privileged and confidential, intended only for the use of the individual or entity named above. If the reader of this message is not the

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intended recipient, you are hereby notified that any dissemination, distribution or reproduction of this E-mail communication is strictly prohibited. If this E-mail communication has been received in error, please immediately return the message by E-mail to pgomes@khmarino.com <mailto:pgomes@khmarino.com>. Thank you.

### EXHIBIT E

#### Case 1:15-mc-00363-DLC Document 31 Filed 11/30/15 Page 17 of 56

#### **Kevin Marino**

From: Larry Klayman <leklayman@gmail.com>

Sent: Friday, November 06, 2015 2:33 PM

**To:** andrew.nieh@cbs.com

Cc: Handman, Laura; Brian.Toth@hklaw.com; Ratner, Micah; <Sandy.Bohrer@hklaw.com>;

Kevin Marino; Dina James

**Subject:** Simon and Shuster and Painton Depositions and Tina Bennett

Your last correspondence of today is not in good faith.

While the depositions of your clients cannot proceed Monday, November 9, 2015 due to your obstructionist tactics, we will be moving the Southern District on an expedited basis to enforce the subpoenas, including the one for Tina Bennett which call for document production and testimony on the following day, November 10, 2015. Once filed, we will provide the pleadings to you and the other counsel of record.

In the meantime, all counsel should let me know if they consent to our motion to compel video-conference depositions so we can represent this to the federal court. Pl let me know in the next few hours, as we are hoping to file today.

Govern yourself accordingly.

Larry Klayman

### EXHIBIT F

From:

Kevin Marino

Sent:

Friday, November 06, 2015 6:28 PM

To:

'Larry Klayman'; 'andrew.nieh@cbs.com'

Cc:

'Handman, Laura'; 'Brian.Toth@hklaw.com'; 'Ratner, Micah';

'<Sandy.Bohrer@hklaw.com>'; 'Dina James'

Subject:

RE: Simon and Shuster and Painton Depositions and Tina Bennett

Larry,

I am sorry but we cannot consent to produce Ms. Bennett for a videoconference deposition on Tuesday. While we are attempting to gather the documents you have agreed to accept in lieu of the 23 items requested in Attachment A to your subpoena—that is, documents "concerning the reasons why Simon & Schuster did not and/or refused to publish . . . Pay Any Price"—I cannot imagine you will be able to identify and forward to me the exhibits you plan to use in examining Ms. Bennett on Tuesday. In all events, Ms. Bennett's deposition should await resolution of your motion to enforce the subpoena. Kindly copy me on that motion when it is filed.

Thanks,

Kevin

From: Larry Klayman [mailto:leklayman@gmail.com]

Sent: Friday, November 06, 2015 2:33 PM

To: andrew.nieh@cbs.com

Cc: Handman, Laura <a href="mailto:Laurahandman@dwt.com">Laura <a

Marino <a href="mailto:kmarino.com">kmarino@khmarino.com</a>; Dina James <a href="mailto:daj142182@gmail.com">daj142182@gmail.com</a>> Subject: Simon and Shuster and Painton Depositions and Tina Bennett

Your last correspondence of today is not in good faith.

While the depositions of your clients cannot proceed Monday, November 9, 2015 due to your obstructionist tactics, we will be moving the Southern District on an expedited basis to enforce the subpoenas, including the one for Tina Bennett which call for document production and testimony on the following day, November 10, 2015. Once filed, we will provide the pleadings to you and the other counsel of record.

In the meantime, all counsel should let me know if they consent to our motion to compel video-conference depositions so we can represent this to the federal court. Pl let me know in the next few hours, as we are hoping to file today.

Govern yourself accordingly.

Larry Klayman

### EXHIBIT G

Ke	vin	M	ari	no

From: Sent:	Larry Klayman <leklayman@gmail.com> Friday, November 06, 2015 6:43 PM</leklayman@gmail.com>		
To: Cc:	Kevin Marino		
Subject:	Dina James; Naveed Mahboohian RE: Simon and Shuster and Painton Depositions and Tina Bennett		
<b>/</b>			
reserved all rights as I susp you not to be cooperative tecum that was properly a	n our proposed attempt to reach an accomodation and as we pected that the Defendants counsel would intervene and dissuade and your client has not objected timely to the subpoena duces and duly served on her and has waived any belated objections, we not documents and related testimony.		
Have a nice weekend.			
Larry Klayman			
On Nov 6, 2015 3:29 PM, ' <mailto:kmarino@khmari< td=""><td>'Kevin Marino" <kmarino@khmarino.com no.com&gt; &gt; wrote:</kmarino@khmarino.com </td></mailto:kmarino@khmari<>	'Kevin Marino" <kmarino@khmarino.com no.com&gt; &gt; wrote:</kmarino@khmarino.com 		
Larry,			
I am sorry but we cannot consent to produce Ms. Bennett for a videoconference deposition on Tuesday. While we are attempting to gather the documents you have agreed to accept in lieu of the 23 items requested in Attachment A to your subpoena—that is, documents "concerning the reasons why Simon & Schuster did not and/or refused to publish Pay Any Price"—I cannot imagine you will be able to identify and forward to me the exhibits you plan to use in examining Ms. Bennett on Tuesday. In all events, Ms. Bennett's deposition should await resolution of your motion to enforce the subpoena. Kindly copy me on that motion when it is filed.			
Thanks,			
Kevin			

#### Case 1:15-mc-00363-DLC Document 31 Filed 11/30/15 Page 23 of 56

From: Larry Klayman [mailto:leklayman@gmail.com <mailto:leklayman@gmail.com>]

Sent: Friday, November 06, 2015 2:33 PM

To: andrew.nieh@cbs.com <mailto:andrew.nieh@cbs.com>

Cc: Handman, Laura < laurahandman@dwt.com < mailto:laurahandman@dwt.com > >;

Brian.Toth@hklaw.com <mailto:Brian.Toth@hklaw.com>; Ratner, Micah

<MicahRatner@dwt.com <mailto:MicahRatner@dwt.com> >; <Sandy.Bohrer@hklaw.com</pre>

<mailto:Sandy.Bohrer@hklaw.com> > <Sandy.Bohrer@hklaw.com

<mailto:Sandy.Bohrer@hklaw.com> >; Kevin Marino <kmarino@khmarino.com

<mailto:kmarino@khmarino.com> >; Dina James <daj142182@gmail.com

<mailto:daj142182@gmail.com> >

Subject: Simon and Shuster and Painton Depositions and Tina Bennett

Your last correspondence of today is not in good faith.

While the depositions of your clients cannot proceed Monday, November 9, 2015 due to your obstructionist tactics, we will be moving the Southern District on an expedited basis to enforce the subpoenas, including the one for Tina Bennett which call for document production and testimony on the following day, November 10, 2015. Once filed, we will provide the pleadings to you and the other counsel of record.

In the meantime, all counsel should let me know if they consent to our motion to compel video-conference depositions so we can represent this to the federal court. Pl let me know in the next few hours, as we are hoping to file today.

Govern yourself accordingly.

Larry Klayman

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# EXHIBIT H

From: Kevin Marino

**Sent:** Saturday, November 07, 2015 2:53 PM **To:** 'Larry Klayman'; andrew.nieh@cbs.com

Cc: Handman, Laura; Brian.Toth@hklaw.com; Ratner, Micah; <Sandy.Bohrer@hklaw.com>;

Dina James; John Boyle

**Subject:** RE: Simon and Shuster and Painton Depositions and Tina Bennett

Larry,

As you know, we represent Tina Bennett in this matter. I left a message for you this morning but, having not heard back from you, I thought it wise to convey my position with respect to your subpoena for testimony and documents from Ms. Bennett via email. Specifically, I write to make certain that you understand that, in light of (a) your cancellation of the Simon & Shuster and Painton depositions (scheduled for Monday); (b) your threatened motion to enforce your subpoenas for those depositions and that of Ms. Bennett (scheduled for Tuesday); (c) your failure to provide me with the exhibits you intend to use at Ms. Bennett's deposition; and (d) your statement—despite agreeing that you would withdraw your 23-item document request in favor of a request that Ms. Bennett provide you with testimony and documents "concerning the reasons why Simon & Schuster did not and/or refused to publish. . . Pay Any Price"—that you were acting "with full reservation of all rights" (apparently so that you can compel Ms. Bennett's deposition and documents at a later date if you so choose), we will not produce Ms. Bennett for her deposition on Tuesday or provide you with any documents responsive to your subpoena pending an order of the court. Rather, we will await your motion to compel, will oppose that motion when we receive it, and will abide whatever order the court enters with respect to that motion.

Please understand that Ms. Bennett has no intention of disregarding any lawful order of the court, including an order compelling her deposition and production of documents. To the contrary, it has been and remains her intention to cooperate with you in every way. But given the dispute that has arisen with respect to your subpoena and that for the related S & S and Painton depositions, we think it prudent to await resolution of that dispute before producing Ms. Bennett for deposition or providing you with any documents in response to your subpoena.

### Case 1:15-mc-00363-DLC Document 31 Filed 11/30/15 Page 27 of 56

If you have any questions, please call me. Thank you for your attention to this matter.
Best,
Kevin
From: Larry Klayman [mailto:leklayman@gmail.com] Sent: Friday, November 06, 2015 2:33 PM
To: andrew.nieh@cbs.com Cc: Handman, Laura <laurahandman@dwt.com>; Brian.Toth@hklaw.com; Ratner, Micah <micahratner@dwt.com>; <sandy.bohrer@hklaw.com> <sandy.bohrer@hklaw.com>; Kevin</sandy.bohrer@hklaw.com></sandy.bohrer@hklaw.com></micahratner@dwt.com></laurahandman@dwt.com>
Marino <a href="mailto:kmarino.com">kmarino.com</a> ; Dina James <a href="mailto:kmarino.com">kmarino.com</a>
Your last correspondence of today is not in good faith.
While the depositions of your clients cannot proceed Monday, November 9, 2015 due to your obstructionist tactics, we will be moving the Southern District on an expedited basis to enforce the subpoenas, including the one for Tina Bennett which call for document production and testimony on the following day, November 10, 2015. Once filed, we will provide the pleadings to you and the other counsel of record.
In the meantime, all counsel should let me know if they consent to our motion to compel video-conference depositions so we can represent this to the federal court. Pl let me know in the next few hours, as we are hoping to file today.
Govern yourself accordingly.

Larry Klayman

# EXHIBIT I

From:

Larry Klayman < leklayman@gmail.com>

Sent:

Saturday, November 07, 2015 3:19 PM

To:

Kevin Marino

Cc:

John Boyle; Ratner, Micah; <Sandy.Bohrer@hklaw.com>; andrew.nieh@cbs.com; Dina

James; Brian.Toth@hklaw.com; Handman, Laura

Subject:

RE: Simon and Shuster and Painton Depositions and Tina Bennett

We did not cancel any depositions. Simon and Shuster and Painton refused to appear and obey the subpoenas. Your client has waived any objections. I will respond in more detail later. Your email is not in good faith.

On Nov 7, 2015 11:53 AM, "Kevin Marino" < kmarino@khmarino.com < mailto:kmarino@khmarino.com > > wrote:

Larry,

As you know, we represent Tina Bennett in this matter. I left a message for you this morning but, having not heard back from you, I thought it wise to convey my position with respect to your subpoena for testimony and documents from Ms. Bennett via email. Specifically, I write to make certain that you understand that, in light of (a) your cancellation of the Simon & Shuster and Painton depositions (scheduled for Monday); (b) your threatened motion to enforce your subpoenas for those depositions and that of Ms. Bennett (scheduled for Tuesday); (c) your failure to provide me with the exhibits you intend to use at Ms. Bennett's deposition; and (d) your statement—despite agreeing that you would withdraw your 23-item document request in favor of a request that Ms. Bennett provide you with testimony and documents "concerning the reasons why Simon & Schuster did not and/or refused to publish . . . Pay Any Price"—that you were acting "with full reservation of all rights" (apparently so that you can compel Ms. Bennett's deposition and documents at a later date if you so choose), we will not produce Ms. Bennett for her deposition on Tuesday or provide you with any documents responsive to your subpoena pending an order of the court. Rather, we will await your motion to compel, will oppose that motion when we receive it, and will abide whatever order the court enters with respect to that motion.

#### Case 1:15-mc-00363-DLC Document 31 Filed 11/30/15 Page 31 of 56

Please understand that Ms. Bennett has no intention of disregarding any lawful order of the court, including an order compelling her deposition and production of documents. To the contrary, it has been and remains her intention to cooperate with you in every way. But given the dispute that has arisen with respect to your subpoena and that for the related S & S and Painton depositions, we think it prudent to await resolution of that dispute before producing Ms. Bennett for deposition or providing you with any documents in response to your subpoena.

	ter.
Best,	
Kevin	
From: Larry Klayman [mailto:leklayman@gmail.com <mailto:leklayman@gmail.com 06,="" 2015="" 2:33="" <mailto:andrew.nieh@cbs.com="" andrew.nieh@cbs.com="" friday,="" november="" pm="" sent:="" to:=""> Cc: Handman, Laura <laurahandman@dwt.com <mailto:laurahandman@dwt.com=""> Brian.Toth@hklaw.com <mailto:brian.toth@hklaw.com>; Ratner, Micah <micahratner@dwt.com <mailto:micahratner@dwt.com="">&gt;; <sandy.bohrer@hklaw.com< mailto:sandy.bohrer@hklaw.com=""> &gt; <sandy.bohrer@hklaw.com< mailto:sandy.bohrer@hklaw.com=""> &gt;; Kevin Marino <kmarino@khmarino.com< mailto:kmarino@khmarino.com=""> &gt;; Dina James <daj142182@gmail.com< mailto:daj142182@gmail.com=""> &gt; Subject: Simon and Shuster and Painton Depositions and Tina Bennett</daj142182@gmail.com<></kmarino@khmarino.com<></sandy.bohrer@hklaw.com<></sandy.bohrer@hklaw.com<></micahratner@dwt.com></mailto:brian.toth@hklaw.com></laurahandman@dwt.com></mailto:leklayman@gmail.com>	· >;

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Your last correspondence of today is not in good faith.

### Case 1:15-mc-00363-DLC Document 31 Filed 11/30/15 Page 32 of 56

and testimony on the following day, November 10, 2015. Once filed, we will provide the pleadings to you and the other counsel of record.

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Govern yourself accordingly.

Larry Klayman

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# EXHIBIT J

From:

Kevin Marino

Sent:

Saturday, November 07, 2015 3:22 PM

To:

'Larry Klayman'

Cc:

John Boyle; Ratner, Micah; <Sandy.Bohrer@hklaw.com>; andrew.nieh@cbs.com; Dina

James; Brian.Toth@hklaw.com; Handman, Laura

Subject:

RE: Simon and Shuster and Painton Depositions and Tina Bennett

Dear Mr. Klayman,

To my understanding, a waiver is the intentional relinquishment of a known right. Please be advised that Ms. Bennett has not waived her objection to your subpoena, which I do not believe was served in accordance with the applicable rules of court. My position stands as stated in my email of approximately thirty minutes ago. I am happy to discuss this by phone if you care to do so.

Thanks,

KHM

From: Larry Klayman [mailto:leklayman@gmail.com]

Sent: Saturday, November 07, 2015 3:19 PM To: Kevin Marino <a href="mailto:kmarino@khmarino.com">kmarino@khmarino.com</a>

Cc: John Boyle <jboyle@khmarino.com>; Ratner, Micah <MicahRatner@dwt.com>;

<Sandy.Bohrer@hklaw.com> <Sandy.Bohrer@hklaw.com>; andrew.nieh@cbs.com; Dina

James <daj142182@gmail.com>; Brian.Toth@hklaw.com; Handman, Laura

<laurahandman@dwt.com>

Subject: RE: Simon and Shuster and Painton Depositions and Tina Bennett

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On Nov 7, 2015 11:53 AM, "Kevin Marino" < kmarino@khmarino.com < mailto:kmarino@khmarino.com > wrote:

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Please understand that Ms. Bennett has no intention of disregarding any lawful order of the court, including an order compelling her deposition and production of documents. To the contrary, it has been and remains her intention to cooperate with you in every way. But given the dispute that has arisen with respect to your subpoena and that for the related S & S and Painton depositions, we think it prudent to await resolution of that dispute before producing Ms. Bennett for deposition or providing you with any documents in response to your subpoena.

If you have any questions, please call me. Thank you for your attention to this matter.

Best,

Kevin

From: Larry Klayman [mailto:leklayman@gmail.com <mailto:leklayman@gmail.com>]

Sent: Friday, November 06, 2015 2:33 PM

To: andrew.nieh@cbs.com < mailto:andrew.nieh@cbs.com >

Cc: Handman, Laura < laurahandman@dwt.com < mailto:laurahandman@dwt.com > ;

Brian.Toth@hklaw.com <mailto:Brian.Toth@hklaw.com>; Ratner, Micah

<MicahRatner@dwt.com <mailto:MicahRatner@dwt.com>>; <Sandy.Bohrer@hklaw.com

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Larry Klayman

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### EXHIBIT K

Kevin Marino	
From: Sent: To: Cc: Subject:	Larry Klayman <leklayman@gmail.com> Saturday, November 07, 2015 3:37 PM Kevin Marino Ratner, Micah; John Boyle; andrew.nieh@cbs.com; <sandy.bohrer@hklaw.com>; Dina James; Handman, Laura; Brian.Toth@hklaw.com RE: Simon and Shuster and Painton Depositions and Tina Bennett</sandy.bohrer@hklaw.com></leklayman@gmail.com>
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On Nov 7, 2015 12:22 PN <mailto:kmarino@khmar< td=""><td>1, "Kevin Marino" <kmarino@khmarino.com rino.com&gt; &gt; wrote:</kmarino@khmarino.com </td></mailto:kmarino@khmar<>	1, "Kevin Marino" <kmarino@khmarino.com rino.com&gt; &gt; wrote:</kmarino@khmarino.com 
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КНМ	
Sent: Saturday, No To: Kevin Marino < Cc: John Boyle <jbo Micah <micahratner@dv< td=""><td>an [mailto:leklayman@gmail.com <mailto:leklayman@gmail.com>] vember 07, 2015 3:19 PM kmarino@khmarino.com <mailto:kmarino@khmarino.com>&gt; oyle@khmarino.com <mailto:jboyle@khmarino.com>&gt;; Ratner, ovt.com <mailto:micahratner@dwt.com>&gt;; om <mailto:sandy.bohrer@hklaw.com>&gt; <sandy.bohrer@hklaw.com< td=""></sandy.bohrer@hklaw.com<></mailto:sandy.bohrer@hklaw.com></mailto:micahratner@dwt.com></mailto:jboyle@khmarino.com></mailto:kmarino@khmarino.com></mailto:leklayman@gmail.com></td></micahratner@dv<></jbo 	an [mailto:leklayman@gmail.com <mailto:leklayman@gmail.com>] vember 07, 2015 3:19 PM kmarino@khmarino.com <mailto:kmarino@khmarino.com>&gt; oyle@khmarino.com <mailto:jboyle@khmarino.com>&gt;; Ratner, ovt.com <mailto:micahratner@dwt.com>&gt;; om <mailto:sandy.bohrer@hklaw.com>&gt; <sandy.bohrer@hklaw.com< td=""></sandy.bohrer@hklaw.com<></mailto:sandy.bohrer@hklaw.com></mailto:micahratner@dwt.com></mailto:jboyle@khmarino.com></mailto:kmarino@khmarino.com></mailto:leklayman@gmail.com>

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Sent: Friday, November 06, 2015 2:33 PM

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<mailto:laurahandman@dwt.com> >; Brian.Toth@hklaw.com

<mailto:Brian.Toth@hklaw.com> ; Ratner, Micah < MicahRatner@dwt.com</pre>

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#### Case 1:15-mc-00363-DLC Document 31 Filed 11/30/15 Page 42 of 56

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## EXHIBIT L

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From:

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Sent:

Saturday, November 07, 2015 3:49 PM

To:

Larry Klayman

Cc:

Ratner, Micah; John Boyle; andrew.nieh@cbs.com; <Sandy.Bohrer@hklaw.com>; Dina

James; Handman, Laura; Brian.Toth@hklaw.com

Subject:

Re: Simon and Shuster and Painton Depositions and Tina Bennett

We disagree.

Kevin H. Marino, Esq.

Marino, Tortorella & Boyle, P.C.

437 Southern Boulevard

Chatham, NJ 07928-1488

Phone: 973-824-9300

Fax: 973-824-8425

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	Best,	
	Kevin	

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<mailto:leklayman@gmail.com> ]

Sent: Friday, November 06, 2015 2:33 PM

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From:

Larry Klayman < leklayman@gmail.com> Saturday, November 07, 2015 4:12 PM

Sent: To:

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Cc:

John Boyle; Ratner, Micah; <Sandy.Bohrer@hklaw.com>; andrew.nieh@cbs.com; Dina

James; Brian.Toth@hklaw.com; Handman, Laura

Subject:

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We disagree.

Kevin H. Marino, Esq.

Marino, Tortorella & Boyle, P.C.

437 Southern Boulevard

Chatham, NJ 07928-1488

Phone: 973-824-9300 <tel:973-824-9300>

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